

EXHIBIT 1

Case 7:17-cv-01399-RDP Document 1-1 Filed 08/17/17 Page 2 of 30

State of Alabama Unified Judicial System	SUMMONS	Court Case Number
Form C-34 Rev. 7/2016	-CIVIL-	CN-2017-218
IN THE Circuit	COURT OF TUS Caloosa (Name of County)	COUNTY, ALABAMA
(Circuit, District, or Juven) Melissa F	respectively v. Sychrony	Francial
[Name(s) of Pla	intiff(s)] [Name	(s) of Defendant(s)]
YOU MUST TAKE IMMEDIA REQUIRED TO FILE THE OR ALLEGATION IN THE COMPI	IGINAL OF YOUR WRITTEN ANSWER, EITHER ADI AINT OR OTHER DOCUMENT, WITH THE CLERK ILLED OR HAND DELIVERED BY YOU OR YOUR ATT INTIFF(S), Property (s) of Attorney(s) (Name(s) of Attorney(s)) (Name	OR YOUR ATTORNEY ARE MITTING OR DENYING EACH OF THIS COURT. A COPY OF
	[Address(es) of Plaintiff(s) or Attorney(s)] All ED OR DELIVERED WITHIN 30 DAYS	
COMPLAINT OR OTHER D	AILED OR DELIVERED WITHIN SUDAYS A OCUMENT WERE SERVED ON YOU OR A JUDGM OR THE MONEY OR OTHER THINGS DEMANDED IN	AFTER THIS SUMMONS AND MENT BY DEFAULT MAY BE IN THE COMPLEINT OR OTHER
TO ANY SHERIFF OF	ANY PERSON AUTHORIZED BY THE ALAB PROCEDURE TO SERVE PROCESS:	AMA RUESTOFZIVIL
☐ You are hereby comm this action upon the above-nation	anded to serve this Summons and a copy of the Com amed Defendant.	plaint or other document in
Service by certified m	ail of this Summons is initiated upon the written requ	nest of
pursuant to the Alahama Rule 07 13 2017	es of Civil Procedure. Magaina H. b	260 By:
☐ Certified Mail is hereb	y requested. (Plaintiff's/Attorney's Signature)	
	RETURN ON SERVICE	
Return receipt of certif	ied mail received in this office on	
☐ I certify that I personal	ly delivered a copy of this Summons and Complaint	(Date) or other document to
	in (Name of County)	County,
(Name) Alabama on	,	
(Date)	
(Type of Process Server)	(Address of Server)	
	(Phone Number of Server)	Addition to the second

	Plaintiff ess Other	- CIVIL CASE Date of Filing: Judge Code:
TORTS: PERSONAL INJURY WDEA - Wrongful De TONG - Negligence: TOWA - Wantonnes TOPL - Product Lia TOMM - Malpractice TOLM - Malpractice TOLM - Malpractice TOM - Malpractice TOM - Malpractice TOM - Fraud/Bad TOXX - Other: TORTS: PERSONAL INJURY TOPE - Personal F TORE - Real Prope OTHER CIVIL FILINGS ABAN - Abandone ACCT - Account & APAA - Administrati	eath General Motor Vahicle bility/AEMLD Medical -Legal -Other Faith/Misrepresentation reporty any d Automobile	OTHER CIVIL FILINGS (cont'd) MSXX - Birth/Death Certificate Modification/Bond Forfeiture Appeal/ Enforcement of Agency Subpoena/Petition to Preserve CVRT - Civil Rights COND - Condemnation/Eminent Domain/Right-of-Way CTMP - Contempt of Court CONT - Contract/Ejectment/Writ of Seizure TOCN - Conversion EQND - Equity Non-Damages Actions/Declaratory Judghent/Hijunction Election Contest/Quiet Title/Sale For Division Court Election Contest/Quiet Title/Sale For Division Court FORJ - Foreign Judgment FORF - Fruits of Crime Forfeiture MSHC - Habeas Corpus/Extraordinary Writ/Mandamus/Duilleon PFAB - Protection From Abuse FELA - Railroad/Seaman (FELA) RPRO - Real Property WTEG - Will/Trust/Estate/Guardianship/Conservatorship COMP - Workers' Compensation CVXX - Miscellaneous Circuit Civil Case
	REMANDED	A APPEAL FROM O OTHER: DISTRICT COURT T TRANSFERRED FROM OTHER CIRCUIT COURT
HAS JURY TRIAL BEE RELIEF REQUESTED: ATTORNEY CODE: MEDIATION REQUEST	MONETARY AWARD	Signature of Attorney/Party filling this form

Case 7:17-cv-01399-RDP Document 1-1 Filed 08/17/17 Page 4 of 30

IN THE TUSCALOOSA COUNTY CIRCUIT COURT OF LAW

MELISSA A. RUSSELL, Pro Se)	
PLAINTIFF)	
)	CASE NUMBER
VS		
)	grounds Live to the contract of the contract o
SYNCHRONY FINANCIAL)	
DEFENDANT)	1984 12 1984 12
	<u>CO</u>	MPLAINT デージ

COME NOW Plaintiff, Melissa Russell, Pro Se, bringing forth the following cause of action and alleges the following:

- 1. Plaintiff is an individual, over the age of 19 and resident of Tuscaloosa, Alabama.
- 2. Defendant is a corporation and at the time of this complaint, headquartered in Stamford, Connecticut.
- 3. On or about November 6, 2015, plaintiff opened her first account with Care Credit which is distributed by means of Synchrony Financial.
- 4. Thereafter, from on or about December 21, 2015 up to March 5, 2017, the plaintiff was approved for a total of six credit card accounts which were distributed by means of Synchrony Financial. The accounts were as follows, in the order in which they were opened: Care Credit; Walmart, Lowes, Belk, Chevron, and BP Gas.
- 5. The plaintiff was paying on each account listed in #4, on time and as instructed by means of her credit card agreement.
- 6. On or about August 19, 2016, the plaintiffs Chevron credit card, received a credit limit decrease. The plaintiff called the defendant and was told that the answer would be coming in the mail and that they had no explanation. The Plaintiff never received an explanation in the mail. The plaintiff asked that the defendant close this account, due to the fact that they had misrepresented and reported false information to a third party.
- 7. On or about September 6, 2016, the defendant lowered the plaintiffs Lowes Credit Card Account, The plaintiff never received such letter of explanation. The account was left open. The plaintiff used and paid the account as per the credit card agreement. The defendant closed the account for no explained reason. The plaintiff later discovered, by

Case 7:17-cv-01399-RDP Document 1-1 Filed 08/17/17 Page 5 of 30

means of a potential creditor, that the account had been closed and a false negative statement attached to her credit file by the defendant.

- 8. On or about September 13, 2016, the plaintiff called the defendant and was given several different phone numbers to contact each of the defendants creditors to kindly ask that no reviews of the plaintiffs accounts be done to either increase or decrease the set credit balance. Each of the defendants creditors agreed and stated they did as the plaintiff had asked. The only creditor who asked why and wondered about the plaintiffs decision was Care Credit. At first the plaintiff was told this was not allowed; After the agent at Care Credit placed the plaintiff on hold for 12 minutes, he came back and stated that he had learned something new and that they were able to do this request for the plaintiff.
- 9. On or about April 22, 2017, the plaintiff went into one of the defendants creditors stores and was embarrassed due to the credit card being closed by the defendant without notification or reasonable cause to do so. The plaintiff stood in line at the Belk Department store and burst into tears in front of the line of shoppers and the casher. This embarrassing scene led to the plaintiff becoming discombobulated to the degree that the plaintiff had to call a relative to pick her up from the store.
- 10.On or about April 24, 2017 the plaintiff went to her online accounts issued by Synchrony Financial and discovered that two of her accounts had been closed by the defendant and reported in a negative way to a third party for apparent discriminatory reasons and one of her accounts, received a decreased credit limit and was reported negatively to a third party. The defendant later sent the plaintiff a new set of credit cards, even though they had closed the account and falsely reported a negative rating to the credit bureau.
- 11. The plaintiff was very distraught and felt unworthy, worthless and depressed. Medicine had to be issued by the plaintiff psychiatrist for anxiety and depression.
- 12. The plaintiff received one letter of explanation from the defendant in regards to the Walmart account on or around April 30, 2017.
- 13.On or around May 2, 2017, the plaintiff wrote a letter to the defendant and contacted eight officers of staff to express how devastating and depressing this situation has been and asked for non-monetary action.
- 14.On or around May 23, 2017, the plaintiff received a written letter from the defendants representative, Ashley Lewis, stating that the plaintiffs requests had all been denied. The defendant stuck to their false reports and the defendant continued to report false information to a third party.

Plaintiff brings forth the following counts and allegations supporting her cause of action:

Case 7:17-cv-01399-RDP Document 1-1 Filed 08/17/17 Page 6 of 30

COUNT 1 - NEGLIGENCE

Defendant failed to perform the duties according to the credit agreement pertaining to the six credit accounts it approved the plaintiff to have in her possession. The defendant states that it "is not a credit bureau; therefore, we are unable to comment on how the actions taken on your accounts may affect your credit score." The defendants are negligent in making that statement. The defendant's credit card agreement states that "We may report information about your account to credit bureaus. Late payments, missed payments, or other defaults on your account may be shown in your credit report. Tell us if you think we reported wrong information about you to a credit bureau." The plaintiff was never late, never missed a payment and never defaulted on any account with the defendant. The plaintiff is fully aware that the defendants are not a credit bureau; The defendant, however, clearly knows that the credit bureau is not a standalone entity. The credit bureau is fed information from the defendant. The defendant was notified of their negligence and failed to correct the false and negligent acts. Based on the facts the defendant stated "Synchrony Bank evaluates credit accounts based on a sound credit scoring system...this score predict the probability an account will be paid in accordance with its terms..." Several accounts that were closed by the defendant did not have a balance, so how could probability cause the defendant to close an account that no longer had a balance, was paid on time or paid off in full? This ongoing negligent behavior is malicious and egregious.

COUNT 2 - DEFAMATION OF CHARACTER

Defendant has defamed the character of the plaintiff by providing false and misleading information to an entity that reports to others about the plaintiffs worthiness. The defendant use their otherwise legitimate access to a computer system to engage in improper, negligent and malicious activities. Because of the defendants malicious and defaming actions electronically otherwise, the defendant implicated the plaintiffs unworthiness thus causing other creditors to deny the Plaintiff and deem her unworthy. The defendants malicious behavior injured the plaintiffs reputation.

COUNT 3 - DISCRIMINATION

The defendant has acted in a discriminatory manner in the way they have dealt with the plaintiff and her credit. The plaintiffs Care Credit account issued by Synchrony Financial has the highest APR and it lists the applicants race, sex, nationality, etc...while the defendant had deemed the plaintiff unworthy for the other accounts, they deemed her worthy of an increase for this one. The defendant targeted the plaintiff. The defendant illegally obtained discriminating information and used it in a discriminating way against the plaintiff. If the defendant was within legal rights and lawfully abiding by its own credit agreement, why would they allow ANY accounts of the plaintiff to remain open and in good standing? The Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants who exercise

Case 7:17-cv-01399-RDP Document 1-1 Filed 08/17/17 Page 7 of 30

their rights, in good faith, under the FCBA. The plaintiff was discriminated against, as well, because she openly voiced her disagreement with the defendant. The defendant targeted her accounts every since that first contact.

COUNT 4 - PRIVACY VIOLATION

The defendant, by their own admittance, repeatedly pulled information and records about the plaintiff without her expressed consent and without reason. The plaintiff had expressly opted out of this option as long as the accounts were in good standing. All of the plaintiff accounts were in excellent standing. The plaintiff was not behind on any credit account. The plaintiff did not request any increases of credit. The plaintiff did not miss one payment. The plaintiff did not relocate. In the defendants own admittance, "Information obtained from your TransUnion credit file was the determining factor in our decision to close your Belk Rewards Card account ending in 8609..." The plaintiff had six established accounts with the defendant, all in good standing. There was no suspicious activity within the accounts and therefore, no additional information was necessary about the plaintiff.

COUNT 5 - EMOTIONAL DISTRESS

For the past two years the defendant openly caused the plaintiff unnecessary distress causing Plaintiff to seek medical attention on three occasions and be issued prescribed medicine for stress, anxiety and depression. The plaintiff suffered sleepless nights, numerous tears of distress, feelings of worthlessness, anxiety, and emotional turmoil, in addition to being turned down for a home loan and other credit rejections, because the defendant knowingly, negligently and purposefully discriminated against and falsely reported negative information about the plaintiff to a public institution in which millions have access. The plaintiff is constantly haunted by the notifications from her credit file of reduced ratings, closed accounts, decreased limits issued by Synchrony Financial. The defendant has used unlawful, unethical and illegal means to create distress for the plaintiff.

DAMAGES

WHEREFORE, Plaintiff seeks compensatory damages in the amount of \$60,000 and \$500,000 in punitive damages, due to the defendants egregious conduct and malicious behavior. The Plaintiff seeks to have defendant remove all false and negative remarks from her credit file that they falsely placed in writing or via computer access. The Plaintiff seeks repayment of any fees, court cost, or other expenses related directly to this lawsuit.

Plaintiff requests a trial by jury.

Case 7:17-cv-01399-RDP Document 1-1 Filed 08/17/17 Page 8 of 30

Dated this Lith day of July 2017

Pro Se

Melissa Russell

19 41st Street East

Tuscaloosa, AL 35405

(205) 242-9462

Synchrony Financial

Jonathan Mothner, General Counsel

777 Long Ridge Road

Stamford, CT 06902

Synchrony Financial

Margaret Keane, President/CEO

777 Long Ridge Road

Stamford, CT. 06902

CC: FILE; COURT

U.S. POSTAI Service CERTIFIED MAIL® RECEIPT

Domestic Mail Only

Щ

ij

Ţ

N

1

一

For delivery information, visit our websit	a at mum none ages
Certified Mail Fee	The state of the s
Extra Services & Fees (check box, add fee as appropriate) Return Receipt (hardcopy) \$	
Return Receipt (electronic) \$	_
Certified Mail Restricted Delivery \$	Postmark
Adult Signature Required \$	Here
Actuit Signature Restricted Delivery \$	
ostage	→
otal Postage and Fees	
· (P.77)	DOOI
Synchrony Financial Street and Apt. No., or Politica No.	144-yi
SANCAROLL HIMICIA	· 때 한축적 때때 및 부적 전체에 보려는 부적 부칙 독립의 부칙의 목표를 받게 보는 75 m =
Street and Apt. No., or PC Box No.	
Vily, State, ZIP+4	· 첫 날 리르 르르 르르 르르르 르르 르르 수 날 날 만이 다시 때문을 드르르 수 맛이 들었다.
all need we lat	
S Form 3800, April 2015 PSN 7590-02-000-9047	See Reverse for Instruction:

Case 7:17-cv-01399-RDP Document 1-1 Filed 08/17/17 Page 10 of 30

IN THE CIRCUIT COURT FOR TUSCALOOSA COUNTY, ALABAMA

MELISSA RUSSELL,)	
Plaintiff,))	
Vs.) No. CV-2017-218	
SYNCHRONY FINANCIAL; LOWES COMPANY; WALMART COMPANY; BELK COMPANY))))	O VSOUTVOSAII B VIRCENTO B VIRCENTO C VIRCEN
Defendants	,))	OUNIY
•	,	

PLAINTIFF'S FIRST AMENDED COMPLAINT

COMES NOW the Plaintiff, MELISSA RUSSELL, for their cause of action against the added defendants, LOWES COMPANY, WALMART COMPANY and BELK COMPANY; respectfully state to the court as follows:

- 1. Plaintiff, Melissa Russell is a resident of Tuscaloosa, Alabama over the age of 19.
- 2. Defendants Lowes Co, Walmart Co and Belk Co, did hire Synchrony Financial to act on behalf of their company to issue credit cards for their stores.
- 3. Defendants Lowes Co, Walmart Co, and Belk Co are Vicariously Liable (Respondent Superior) and responsible for the malicious, negligent actions of its third party as its employee or independent contractor.
- 4. Defendants Lowes Co, Walmart Co, and Belk Co are aware of the torts in which Synchrony Financial are committing; yet the defendants failed to ensure that the plaintiff and others were no longer injured by the negligence of Synchrony Financial.
- Defendant Lowes Co, Walmart Co, and Belk Co is liable and holds the responsibility of Synchrony Financial because they had the right, ability, or duty to control the activities of their third party, Synchrony Financial, and to prevent them from causing further injury.
- 6. All Defendants are negligent in that they have a duty of care toward the Plaintiff but has failed to live up to that standard, causing the Plaintiff unwarranted injuries.

Case 7:17-cv-01399-RDP Document 1-1 Filed 08/17/17 Page 11 of 30

WHEREFORE, the Plaintiff respectfully requests:

- 1. A jury try this case.
- 2. In addition to the compensatory damages requested in the Plaintiffs original complaint against Synchrony Financial, that Plaintiff be awarded compensatory damages by defendants Lowes Co, Walmart Co and Belk Co, as deemed appropriate by the Court.
- 3. In addition to the punitive damages requested in the Plaintiffs original complaint against Synchrony Financial, that Plaintiff be awarded punitive damages by defendants Lowes Co, Walmart Co and Belk Co, as deemed appropriate by the Court.
- 4. Court fees and other associated costs be the responsibility of all defendants.

5. Such further relief as the Court deem proper.

Respectfully submitted,

Melissa Russell, Pro Se 19 41st Street East Tuscaloosa, AL 35405 205-242-9462

Synchrony Financial c/o Jonathan Mothner, General Counsel 777 Long Ridge Road Stamford, CT. 06902

Walmart Company c/o Doug McMillon, CEO/President 702 SW 8th Street Bentonville, AR 72716

Lowes Company c/o Robert Niblock, CEO/President 1000 Lowes Boulevard Mooresville, NC 28117

Belk Company c/o Lisa Harper, CEO/ President 2801 W Tyvola Road Charlotte, NC 28217

Case 7:17-cv-01399-RDP Document 1-1 Filed 08/17/17 Page 12 of 30

IN THE CIRCUIT COURT FOR TUSCALOOSA COUNTY, ALABAMA

MELISSA RUSSELL,	· · · · · · · · · · · · · · · · · · ·	·
Plaintiff,	: k	
) Vs.)	No. CV-2017-218	TSCA ST
SYNCHRONY FINANCIAL		
Defendant)	: 	H BORO COUNTY AI

PLAINTIFF'S MOTION FOR LEAVE TO FILE FIRST AMENDED COMPLAINT

COMES NOW the Plaintiff, MELISSA RUSSELL, respectfully to the Honorable Court to grant leave, thereby permitting Plaintiff to file a First Amended Complaint, and state as follows:

- 1. Plaintiff's filed their Complaint in this Court on July 12, 2017.
- 2. Plaintiff's wish to add as Defendants: Lowes, Inc; Walmart; and Belk Stores.
- 3. Plaintiff's wish to add additional damages.

In accordance with the Alabama Rule of Civil Law, a copy of the proposed First Amended Complaint accompanies this motion. The proposed amendment, poses no surprise or prejudice to any party. This motion is timely and should be granted in accordance with Alabama Law.

Respectfully submitted,

Melissa Russell, Pro Se 19 41st Street East Tuscaloosa, AL 35405 205-242-9462

CERTIFICATE OF SERVICE

I,Melissa Russell, do hereby certify that I have this day mailed by U. S. Mail, postage prepaid, a true and correct copy of the above and foregoing to Synchrony Financial in care of Jonathan Mothner, General Counsel, defendant.

This the 17th day of July, 20 17.

Sincerely,

Melissa Russell, Pro Se 19 41st Street East Tuscaloosa, AL 35405 205-242-9462

Synchrony Financial c/o Jonathan Mothner, General Counsel 777 Long Ridge Road Stamford, CT. 06902

Case 7:17-cv-01399-RDP Document 1-1 Filed 08/17/17 Page 14 of 30

	•	•		_
()r	1gi	Λ	ol_

	System	SII	MMONS	Court Case Number
Form C-34	Rev. 4/2017		CIVIL-	CV-2017-218
	220,1 (1202)	, , , , , , , , , , , , , , , , , , ,		
INTHE	CIRCUIT	COURT OF		COUNTY, ALABA
·	cuit, District, or Juvenile)	(Name of County)	
MELISSA RI	JSSELL	and the state of t		NANCIAL, WALMART CO.,
II. II THE THE	[Name(s) of Plain	tiff(s)7	LOWES CO. ANI	[Name(s) of Defendant(s)]
1	71			
NOTICE TO	Synchrony Finar		er 777 Long Ridge Rd Stamfo Name and Address of Defendant)	ord, CT 06902
MUST TAKE II FILE THE ORI THE COMPLA MUST BE MAI	MMEDIATE ACTI GINAL OF YOUI INT OR OTHER	ON TO PROTECT YO R WRITTEN ANSWER DOCUMENT, WITH ELIVERED BY YOU O	UR RIGHTS. YOU OR YOU , EITHER ADMITTING OR THE CLERK OF THIS CO R YOUR ATTORNEY TO T	SUMMONS IS IMPORTANT, AN UR ATTORNEY ARE REQUIRE DENYING EACH ALLEGATION OURT. A COPY OF YOUR ANSTHE PLAINTIFF(S) OR ATTORN, W
ADDRESS(ES)	IS/ARE: 19 41st 5	Street East Tuscaloosa, A	[Name(s) of Attorney(s)] 35405	
			nintiff(s) or Attorney(s)]	
COMPLAINT (OR OTHER DO	CUMENT WERE SE	RVED ON YOU OR A JU	'S AFTER THIS SUMMONS JDGMENT BY DEFAULT MA ED IN THE COMPLAINT OR O
-	on the above-nan	ned Defendant.	• •	request of Market Russell
✓ Service	by certified mail	ned Defendant.	initiated upon the written Mayawa H. (Signature of Clerk)	*
Service	by certified mail	ned Defendant. I of this Summons is of Civil Procedure. requested.	initiated upon the written Malana H. 1 (Signature of Clerk)	request of Markussell Markussell
Service	by certified mail	ned Defendant. I of this Summons is of Civil Procedure. requested.	initiated upon the written Mayawa H. 1	request of Markussell Markussell
Service pursuant to the Certifie S. Postal Se ERTIFIED omestic Mail Only	by certified mail Alabama Rules (1912) (Date) d Mail is hereby rvice''' MAIL® RECE	ned Defendant. I of this Summons is of Civil Procedure. requested.	initiated upon the written Malwa H. (Signature of Clerk) (Plaintiff's/Attorney's Signature) RN ON SERVICE	request of Markussell (Name)
Service pursuant to the Certifie S. Postal Se ERTIFIED omestic Mail Only	by certified mail Alabama Rules (Daw) d Mail is hereby	ned Defendant. I of this Summons is of Civil Procedure. requested. PT JR www.usps.com*.	initiated upon the written MULLIA H. (Signature of Clerk) (Plaintiff's/Attorney's Signature) RN ON SERVICE s office on	request of Markussell White Russell (Name) (Date)
Service pursuant to the Certifie S. Postal Se ERTIFIED omestic Mail Only or delivery information delivery information as Services & Fees (check b)	by certified mail Alabama Rules (Daw) d Mail is hereby rvice MAIL® RECE	ned Defendant. I of this Summons is of Civil Procedure. requested. PT JR www.usps.com*.	initiated upon the written (Signature of Clerk) (Plaintiff's/Attorney's Signature) RN ON SERVICE as office on this Summons and Comple	request of Mane Russell [Name] (Date) aint or other document to
Service pursuant to the Certifie S. Postal Se ERTIFIED omestic Mail Only or delivery information and the companion of the co	by certified mail Alabama Rules (Daw) Id Mail is hereby RECE In, visit our website at Ox, add fee as appropriate)	ned Defendant. I of this Summons is of Civil Procedure. requested. PT www.usps.com*. hi Postmark	initiated upon the written (Signature of Clerk) (Plaintiff's/Attorney's Signature) RN ON SERVICE as office on this Summons and Comple	request of Mane Russell (Name) (Date) (aint or other document to
Certifie Certifie Certifie S. Postal Section of the Certifie S. Postal Section of the Certifie Section of the Certified of the Certified of the Certified Mail Fee Section of Certified Mail Restricted Delivers Adult Signature Restricted Deliv	Alabama Rules Alabama Rules (Data) d Mail is hereby rvice MAIL® RECE ox, sidd fee as appropriate)	ned Defendant. I of this Summons is of Civil Procedure. requested. IT www.usps.com*. hi	initiated upon the written (Signature of Clerk) (Plaintiff's/Attorney's Signature) RN ON SERVICE as office on this Summons and Comple	request of Mane Russell [Name] (Date) aint or other document to
Service pursuant to the Certifie Certifie S. Postal Se ERTIFIED omestic Mail Only or delivery information iffed Mail Fee a Services & Fees (check billed mail Feeslpt (herdcopy) fetum Receipt (electronic) Certified Mail Restricted Delive Adult Signature Required Adult Signature Restricted Delive Adult Signature Restricted Delive	by certified mail Alabama Rules (Daw) Id Mail is hereby RECE In, visit our website at Ox, add fee as appropriate) Survey \$	ned Defendant. I of this Summons is of Civil Procedure. requested. PT Www.usps.com*. hi Postmark Hera	initiated upon the written (Signature of Clerk) (Plaintiff's/Attorney's Signature) RN ON SERVICE as office on this Summons and Comple	request of Markussell Markussell
Certifie Certifie Certifie S. Postal Se ERTIFIED Omestic Mail Only or delivery informatic Additionature Receipt (electronic) Certified Mail Restricted Delivery Informatic Mail Fee a Services & Fees (check b. Return Receipt (electronic) Certified Mail Restricted Delivery Addit Signature Required Actuate Signature Restricted Delivery Additionature Restricted Delivery Restricted Delivery Restricted Delivery Restricted Delivery Restricted Delivery Restricted Restricted Delivery Restricted Restricted Delivery Restricted Restr	by certified mail Alabama Rules (Daw) Id Mail is hereby RECE On, visit our website at Ox, add fee as appropriate) Supersy	ned Defendant. I of this Summons is of Civil Procedure. requested. PT www.usps.com hi Postmark Here There mended complaint	initiated upon the written (Signature of Clerk) (Plaintiff's/Attorney's Signature) RN ON SERVICE s office on this Summons and Complinin (A	request of Mane (s) (Name) (Date) aint or other document to
Certifie Certifie Certifie S. Postal Se ERTIFIED Omestic Mail Only or delivery informatic Additionature Receipt (electronic) Certified Mail Restricted Delivery Informatic Mail Fee a Services & Fees (check b. Return Receipt (electronic) Certified Mail Restricted Delivery Addit Signature Required Actuate Signature Restricted Delivery Additionature Restricted Delivery Restricted Delivery Restricted Delivery Restricted Delivery Restricted Delivery Restricted Restricted Delivery Restricted Restricted Delivery Restricted Restr	by certified mail Alabama Rules (Date) Id Mail is hereby RAIL® RECE In, visit our website at OX, edd fee as appropriate) Superscript of the sea of	ned Defendant. I of this Summons is of Civil Procedure. requested. PT www.usps.com hi Postmark Here There mended complaint	initiated upon the written (Signature of Clerk) (Plaintiff's/Attorney's Signature) RN ON SERVICE s office on this Summons and Complinin (A	request of Mane (s) (Name) (Date) aint or other document to
Certifie S. Postal Se ERTIFIED omestic Mail Only or delivery informatic a Services & Fees (check by Return Receipt (decironic) Certified Mail Restricted Delive Adult Signature Required Adult Signature Required Adult Signature Restricted Delive Adult Restricted Delive Adult Restricted Restricted Delive Adult Restricted Restricted Delive Adult Restricte	by certified mail Alabama Rules (Daw) Id Mail is hereby WAIL® RECE on, visit our website at ox, add fee as appropriate) Ty Enancial	ned Defendant. I of this Summons is of Civil Procedure. requested. PT www.usps.com hi Postmark Here There mended complaint	initiated upon the written (Signature of Clerk) (Plaintiff's/Attorney's Signature) RN ON SERVICE s office on this Summons and Complinin (A	request of Markets Russell [Name(s)] (Date) (Name) (Name) (Name) (Name) (Name)

			OCUMENT 5	
	Case 7:17-cv-0	1399-RDP Docu	ment 1-1 Filed 08/17	/17 Page 15 of 30 m Junul
State of Alabai	4			Court Case Number
Unified Judicia	al System	SU	MMONS	CV 2017 219
Form C-34	Rev. 4/2017	-	CIVIL-	CV-2017-218
IN THE		COURT OF	TUSCALOOSA	COUNTY, ALABAMA
**	ircuit, District, or Juvenile,)	(Name of County)	
MELISSA F	RUSSELL	Allege Attent	v. SYNCHRONY FL LOWES CO. AND	NANCIAL, WALMART CO.,
	72 [Name(s) of Plain	iifi(s)7		[Name(s) of Defendant(s)]
**************************************	ひ ル	was als Dans Mandillan	OEO/barridant 700 03V 0th 0	Street Dentenville, AD 72716
NOTICE TO): waiman Compa	ny c/o Doug McMillion,	CEO/President 702 SW 8th S Name and Address of Defendant)	direct Bentonvine, AK 72710
MUST TAKE I FILE THE OF THE COMPLA MUST BE MA	IMMEDIATE ACTI RIGINAL OF YOUI AINT OR OTHER	ON TO PROTECT YO R WRITTEN ANSWER DOCUMENT, WITH ELIVERED BY YOU O	OUR RIGHTS, YOU OR YOU R, EITHER ADMITTING OR I THE CLERK OF THIS CO OR YOUR ATTORNEY TO T	SUMMONS IS IMPORTANT, AND YOUR ATTORNEY ARE REQUIRED TO LE DENYING EACH ALLEGATION IN OURT. A COPY OF YOUR ANSWER THE PLAINTIFF(S) OR ATTORNEY(S) , WHOSE
ADDRESS(ES)) IS/ARE: <u>19 41st :</u>	Street East Tuscaloosa, A	[Name(s) of Attorney(s)] AL 35405	the state of the s
	l like afterdaler	f Address(es) of Pl	aintiff(s) or Attorney(s)]	
COMPLAINT	OR OTHER DO AGAINST YOU FO	ILED OR DELIVERE CUMENT WERE SE	D WITHIN 30 DAY	AFTER THIS SUMMONS AND DOMENT BY DEFAULT WAY BE ED IN THE COMPLANT OR OTHER
this action up Service	pon the above-nance by certified mai	ned Defendant.	mmons and a copy of the initiated upon the written	Complaint or other document in request of Melissa Russell [Name(s)] By:
	(Date)		(Signature of Clerk)	(Name)
	and Notation to an allow		1 LINE AND THE STATE OF THE STA	The first of the f
L Certin	ied Mail is hereby	requested.	(Plaintiff's/Attorney's Signature)	****
CERTIF	tal Service [™] TED MAIL [®] RE	CEIPT	ON SERVICE	
	iformation, visit our web	site at www.usps.com®.	ffice on	
	FIGIA	L USE		(Date)
Certified Mail Fee			Summons and Compl	laint or other document to
Extra Services & Fe	ees (check box, add fee as appropria rdcopy) \$	te)	in	County,
Return Receipt (ele	· · · · · · · · · · · · · · · · · · ·	Postmark Here	(1	Name of County)
Adult Signature Fie		_ Swmmons ∳		
Postage		- Amended comple	MIKE	
Total Postage and	Fees	D2.		
servien I mag	IV CAMINA MI	and the same of th	(Address of Server)	100
1 Street and Ant. No.	Wt Company ,, or PO Box No.	رفونها نقام با نام با نام با منافق منافر ما فوافر نقاباً . با يام ما با نام والموافق في في في المام في المام و		
M Midai aur. 1	¶- ' - '			
7/0.4	· 상대 P 학생 사내는 수석 수 학생에 있는 것 보내는 전쟁 보내는 전쟁 수 있다.		(Phone Number of Ser	ver)

See Reverse for Instructions

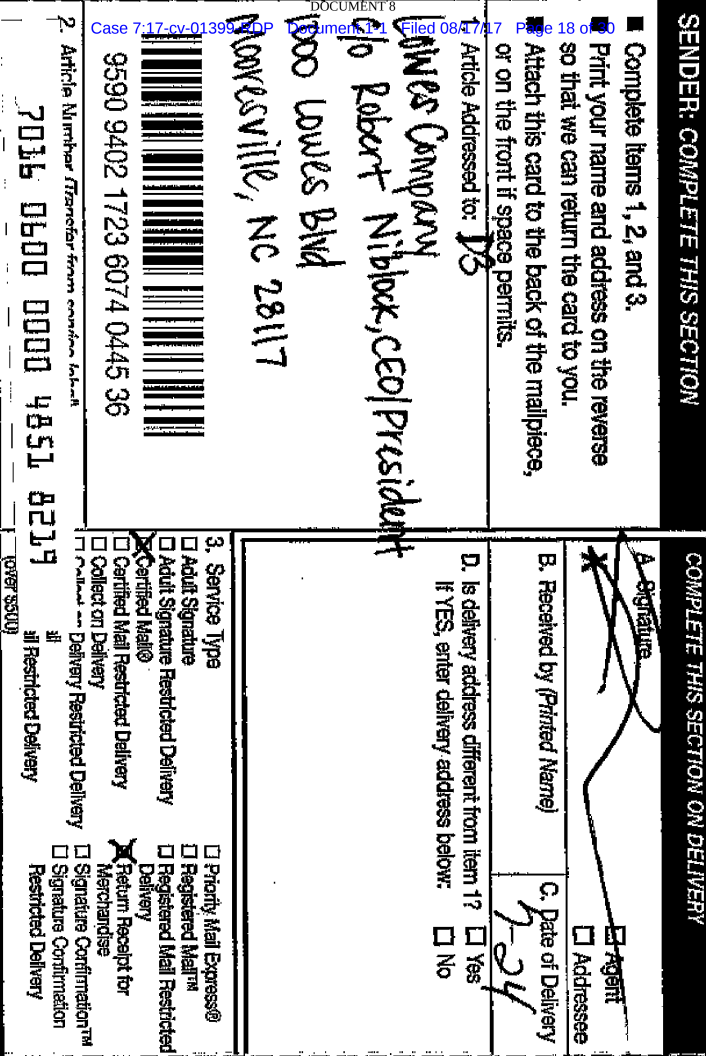
City, State, ZiP+4® PS Form 3800, April 2015 PSN 7530-02-900-9047

Case 7:17-cv-01399-RDP Document 1-1 Filed 08/17/17 Page 16 of 30) 1000 Court Case Number State of Alabama Unified Judicial System **SUMMONS** CV-2017-218 -CIVIL-Rev. 4/2017 Form C-34 TUSCALOOSA CIRCUIT COURT OF _____ COUNTY, ALABAMA IN THE (Circuit, District, or Juvenile) (Name of County) MELISSA RUSSELL SYNCHRONY FINANCIAL, WALMART CO., LOWES CO. AND BELK CO. D3 [Name(s) of Plaintiff(s)] [Name(s) of Defendant(s)] NOTICE TO: Lowes Company c/o Robert Niblock, CEO/President 1000 Lowes Blvd Mooresville, NC 28117 (Name and Address of Defendant) THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), Melissa Russell [Name(s) of Attorney(s)] ADDRESS(ES) IS/ARE: 19 41st Street East Tuscaloosa, AL 35405 [Address(es) of Plaintiff(s) or Attorney(s)] THIS ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT OR OTHER DOCUMENT WERE SERVED ON YOU OR A JUDGMENT BY DEFAULT MAY BE RENDERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT OR OTHER DOCUMENT. TO ANY SHERIFF OR ANY PERSON AUTHORIZED BY THE ALABAMA RULES OF CIVIL PROCEDURE TO SERVE PROCESS: You are hereby commanded to serve this Summons and a copy of the Complaint or other document in this action upon the above-named Defendant. Service by certified mail of this Summons is initiated upon the written request of Melis pursuant to the Alabama Rules of Civil Procedure. (Date) (Signature of Clerk) Certified Mail is hereby requested. 'ff's/Attorney's Signature) U.S. Postal Service™ CERTIFIED MAIL® RECEIPT *NSERVICE* Domestic Mail Only For delivery information, visit our 1 (Date) Certified Mail Fee immons and Complaint or other document to ďD Ξ xtra Services & Fees (check box, add fee as appropriate) Return Receipt (hardcopy) County, Postmark Return Receipt (electronic) L ZNOWWYS Certified Mall Restricted Dalivery Adult Signature Required Adult Signature Restricted Delivery \$ Amended Complaint (Address of Server)

(Phone Number of Server)

State of Alaban Unified Judicia		SIII	MMONS	Court Case Number
Form C-34	Rev. 4/2017		CIVIL-	CV-2017-218
IN THE	CIRCUIT	COURT OF	TUSCALOOSA	COUNTY, ALABA
•	rcuit, District, or Juvenile)	•	(Name of County)	JANCIAI WAIMADT CO
MELISSA R	USSELL	Dales and Albert American	LOWES CO. AND	NANCIAL, WALMART CO.,
<u> </u>	▲ [Name(s) of Plainti	(We)]	LOWES CO. AND	[Name(s) of Defendant(s)]
7	/ ~ `\			•
NOTICE TO	Belk Company c/	o Lisa Harper, CEO/Pres	rident 2801 W Tyvola Road (Charlotte, NC 28217
የተነት የነትት <i>ያጎን</i> አን ልንንም - [‡]	י מיל מיל מיל אי מיל איני איני. רי מיל מיל מיל איני איני איני איני איני איני איני אי	<i>(N)</i> יידיאנונגער ידיואנונאנדיארא	ume and Address of Defendant)	UMMONS IS IMPORTANT, AND
THE COMPLA	MMEDIATE ACTION	DOCUMENT WHICH	IR RIGHTS YOU OR YOU	JR ATTORNEY ARE REQUIRED
MOST TAKE I	EMINAL OF YOUR	WRITTEN ANSWER	EITHER ADMITTING OR	DENYING EACH ALLEGATIO
THE COMPLA	AINT OR OTHER I	DOCUMENT, WITH	THE CLERK OF THIS CO	DURT. A COPY OF YOUR ANS
MUST BE MA	ILED OR HAND DE	LIVERED BY YOU OI	YOUR ATTORNEY TO T	HE PLAINTIFF(S) OR ATTORNI
OF THE PLAI	NTIFF(S), Melissa Ru	ssell		, WH
			[Name(s) of Attorney(s)]	, WF
		issell treet East Tuscaloosa, A	[Name(s) of Attorney(s)]	, WF
		treet East Tuscaloosa, A	[Name(s) of Attorney(s)]	, WF
ADDRESS(ES)) IS/ARE: 19 41st S	treet East Tuscaloosa, A	[Name(s) of Attorney(s)] L 35405 ntiff(s) or Attorney(s)]	, WF
ADDRESS(ES)) IS/ARE: 19 41st S	treet East Tuscaloosa, A [Address(es) of Plan LED OR DELIVEREI	[Name(s) of Attorney(s)] L 35405 ntiff(s) or Attorney(s)] D WITHIN 30 DAY	S AFTER THIS SUMMONS
ADDRESS(ES) THIS ANSWE	IS/ARE: 19 41st S ER MUST BE MAI OR OTHER DOO	treet East Tuscaloosa, A [Address(es) of Plan LED OR DELIVERED CUMENT WERE SEI	[Name(s) of Attorney(s)] L 35405 ntiff(s) or Attorney(s)] D WITHIN 30 DAY RVED ON YOU OR A JU	S AFTER THIS SUMMONS
ADDRESS(ES) THIS ANSWE	IS/ARE: 19 41st S ER MUST BE MAI OR OTHER DOO	treet East Tuscaloosa, A [Address(es) of Plan LED OR DELIVERED CUMENT WERE SEI	[Name(s) of Attorney(s)] L 35405 ntiff(s) or Attorney(s)] D WITHIN 30 DAY RVED ON YOU OR A JU	S AFTER THIS SUMMONS
ADDRESS(ES) THIS ANSWE COMPLAINT RENDERED A DOCUMENT.	IS/ARE: 19 41st S ER MUST BE MAI OR OTHER DOC AGAINST YOU FOR	treet East Tuscaloosa, A [Address(es) of Plan LED OR DELIVEREI CUMENT WERE SEI R THE MONEY OR O	[Name(s) of Attorney(s)] L 35405 ntiff(s) or Attorney(s)] D WITHIN 30 DAY RVED ON YOU OR A JU DTHER THINGS DEMANDI	S AFTER THIS SUMMONS DIGMENT BY DEFAULT MAY ED IN THE COMPLAINT OR OT
ADDRESS(ES) THIS ANSWE COMPLAINT RENDERED A DOCUMENT.	IS/ARE: 19 41st S ER MUST BE MAI OR OTHER DOC AGAINST YOU FOR	Itreet East Tuscaloosa, A [Address(es) of Plan LED OR DELIVERED CUMENT WERE SEI R THE MONEY OR O	[Name(s) of Attorney(s)] L 35405 ntiff(s) or Attorney(s)] D WITHIN 30 DAY RVED ON YOU OR A JU DTHER THINGS DEMANDE	S AFTER THIS SUMMONS IDGMENT BY DEFAULT MAY ED IN THE COMPLAINT OR OT LABAMA RULES OF CIVI
ADDRESS(ES) THIS ANSWE COMPLAINT RENDERED A DOCUMENT.	IS/ARE: 19 41st S ER MUST BE MAI OR OTHER DOC AGAINST YOU FOR	Itreet East Tuscaloosa, A [Address(es) of Plan LED OR DELIVERED CUMENT WERE SEI R THE MONEY OR O	[Name(s) of Attorney(s)] L 35405 ntiff(s) or Attorney(s)] D WITHIN 30 DAY RVED ON YOU OR A JU DTHER THINGS DEMANDI	S AFTER THIS SUMMONS DIGMENT BY DEFAULT MAY ED IN THE COMPLAINT OR OT
THIS ANSWE COMPLAINT RENDERED ADOCUMENT.	IS/ARE: 19 41st S ER MUST BE MAI OR OTHER DOC AGAINST YOU FOR	Itreet East Tuscaloosa, A [Address(es) of Plan LED OR DELIVERED CUMENT WERE SEI R THE MONEY OR O NY PERSON AUT PROCEDUR	[Name(s) of Attorney(s)] L 35405 ntiff(s) or Attorney(s)] O WITHIN 30 DAY RVED ON YOU OR A JU OTHER THINGS DEMANDE THORIZED BY THE AIRE TO SERVE PROCE	S AFTER THIS SUMMONS DEGMENT BY DEFAULT MAY ED IN THE COMPLAINT OR OT LABAMA RULES OF CIVISS:
THIS ANSWE COMPLAINT RENDERED ADOCUMENT. TO ANY	O IS/ARE: 19 41st S ER MUST BE MAI OR OTHER DOC AGAINST YOU FOR A SHERIFF OR A SHE	Itreet East Tuscaloosa, A [Address(es) of Plant LED OR DELIVERED CUMENT WERE SEL R THE MONEY OR OR NY PERSON AUT PROCEDURE ded to serve this Sun	[Name(s) of Attorney(s)] L 35405 ntiff(s) or Attorney(s)] O WITHIN 30 DAY RVED ON YOU OR A JU OTHER THINGS DEMANDE THORIZED BY THE AIRE TO SERVE PROCE	S AFTER THIS SUMMONS DEGMENT BY DEFAULT MAY ED IN THE COMPLAINT OR OT LABAMA RULES OF CIVISS:
THIS ANSWE COMPLAINT RENDERED ADOCUMENT. TO ANY	IS/ARE: 19 41st S ER MUST BE MAI OR OTHER DOC AGAINST YOU FOR	Itreet East Tuscaloosa, A [Address(es) of Plant LED OR DELIVERED CUMENT WERE SEL R THE MONEY OR OR NY PERSON AUT PROCEDURE ded to serve this Sun	[Name(s) of Attorney(s)] L 35405 ntiff(s) or Attorney(s)] D WITHIN 30 DAY RVED ON YOU OR A JU OTHER THINGS DEMANDE	S AFTER THIS SUMMONS DEGMENT BY DEFAULT MAY ED IN THE COMPLAINT OR OT LABAMA RULES OF CIVISS:
THIS ANSWER COMPLAINT RENDERED ADOCUMENT. TO ANY You as this action up	O IS/ARE: 19 41st S ER MUST BE MAI OR OTHER DOC AGAINST YOU FOR A TE HEREBY COMMAN ON the above-name	Itreet East Tuscaloosa, A [Address(es) of Plant LED OR DELIVERED CUMENT WERE SEL R THE MONEY OR OR NY PERSON AUT PROCEDUIT ded to serve this Sunded Defendant.	[Name(s) of Attorney(s)] L 35405 ntiff(s) or Attorney(s)] O WITHIN 30 DAY RVED ON YOU OR A JU OTHER THINGS DEMANDE THORIZED BY THE AI RE TO SERVE PROCE	S AFTER THIS SUMMONS DEGMENT BY DEFAULT MAY ED IN THE COMPLAINT OR OT LABAMA RULES OF CIVISS:
THIS ANSWER COMPLAINT RENDERED ADOCUMENT. TO ANY You at this action up Service	PIS/ARE: 19 41st S ER MUST BE MAI OR OTHER DOC AGAINST YOU FOR A SHERIFF OR A see hereby commandon the above-name on the above-name of the short of	Itreet East Tuscaloosa, A [Address(es) of Plant LED OR DELIVERED CUMENT WERE SEIN R THE MONEY OR OR NY PERSON AUT PROCEDUF ded to serve this Sum and Defendant. of this Summons is	[Name(s) of Attorney(s)] L 35405 ntiff(s) or Attorney(s)] D WITHIN 30 DAY RVED ON YOU OR A JU OTHER THINGS DEMANDE THORIZED BY THE AIRE TO SERVE PROCE namons and a copy of the Continitiated upon the written	S AFTER THIS SUMMONS DEGMENT BY DEFAULT MAY ED IN THE COMPLAINT OR OT LABAMA RULES OF CIVISS: Complaint or other decument complete the Melissa Russell
THIS ANSWER COMPLAINT RENDERED ADOCUMENT. TO ANY You at this action up Service	PIS/ARE: 19 41st S ER MUST BE MAI OR OTHER DOC AGAINST YOU FOR A SHERIFF OR A see hereby commandon the above-name on the above-name of the short of	Itreet East Tuscaloosa, A [Address(es) of Plant LED OR DELIVERED CUMENT WERE SEL R THE MONEY OR OR NY PERSON AUT PROCEDUIT ded to serve this Sunded Defendant.	[Name(s) of Attorney(s)] L 35405 ntiff(s) or Attorney(s)] O WITHIN 30 DAY RVED ON YOU OR A JU OTHER THINGS DEMANDE THORIZED BY THE AI RE TO SERVE PROCE	S AFTER THIS SUMMONS DEGMENT BY DEFAULT MAY ED IN THE COMPLAINT OR OT LABAMA RULES OF CIVISS: Complaint or other decument complete the Melissa Russell

(Plaintiff's/Attorney's Signature) U.S. Postal Service™ CERTIFIED MAIL® RECEIPT **N SERVICE** 라르크라 ice on (Date) 51 lummons and Complaint or other document to Certified Mail Fee - P County, (Name of County) Postmark Summons & Amended Complaint Certified Mall Restricted Delivery Adult Signature Required Adult Signature Restricted Deliv 0600 7016 (Address of Server) City, State, ZIP+4* (Phone Number of Server)



M-17-218 THE

S WAMON'S

PS Form **3811, July 2015** PSN 7530-02-000-9053

Domestic Return Receipt

TELEGRAPHICA SASIO

First-Class Mail
Postage & Fees Paid
USPS
Permit No. G-10

United States Postal Service

Settles. Please print your name, address, and ZIP+4® in this box• SCHOOLIT CLERK
CON 214
CON 214
CON 214
TO SCALOOSA, AL 35401 MAGARIA H. BOBO SZ TOP BIOZ

CN-17-218 JAK / SWAMMONS

COMMENT CUMSON TO COMMENT COMM Synchrony Financial SENDER: COMPLETE THIS SECTION Article Number (Transfer from service lahel) ALL TOWN KINDS KNOW or on the front if space permits. Article Addressed to: 001 Attach this card to the back of the mailpiece, $_{lpha}$ so that we can return the card to you. Print your name and address on the reverse Complete items 1, 2, and 3. CVI-17-218 SWMMONS 9590 9402 1723 6074 0445 05 0155 9290 TOOO OOGO 9102 i ☐ Collect on Delivery Restricted Delivery Service Type Collect on Delivery Certified Mallo) Adult Signature Certified Mail Restricted Delivery Adult Signature Restricted Delivery A Signature D. Is delivery address different from item 1? B. Received by (Printed Name) COMPLETE THIS SECTION ON DELIVERY If YES, enter delivery address below: all Restricted Delivery

☐ Agent L Address8

C. Date of Delivery

☐ Priority Mail Express® | Registered Mail^{Tree}

Return Receipt for Merchandise □ Signature Confirmation¹⁷⁸ l Signature Confirmation Registered Mail Restricted Restricted Delivery ABAIL

Domestic Return Receipt

PS Form 3811, July 2015 PSN 7530-02-000-9053

USPS TRACKING#

Postage & Fees Paid

First-Class Mail

Permit No. G-10

USPS

United States 2 Postal Service

JUL TIOS Z

Sender: Please print your name, address, and ZIP+4® in this box. SS714 GREENSBORO AVE. ROOM 214 -17-218 Summons 12 ENUSCALOOSA, AL 35401 ZMAGARIA H. BOBO BITUTES DATES I. BU RANGEROUT OLER

PS Form 3811, July 2015 PSN 7530-02-000-9053 2) Article Number Grander Strumford, CT D6902 377 Long Ridge Road glo Jonathan Mothner SENDER: COMPLETE THIS SECTION Article Addressed to: or on the front if space permits. so that we can return the card to you. Complete items 1, 2, and 3. Attach this card to the back of the mailpiece, 9590 9402 1723 6074 0445 12 Print your name and address on the reverse 7016 0600 0000 4851 8233 Certified Mail® ☐ Collect on Delivery ☐ Adult Signature □ Certified Mail Restricted Delivery (over \$500) Adult Signature Restricted Delivery Service Type D. Is delivery address different from item 1? B. Réceived by (Printed Name) A. Signature COMPLETE THIS SECTION ON DELIVERY if YES, enter delivery address below: Delivery Restricted Delivery il Restricted Delivery Signature Confirmation™ Signature Confirmation Return Receipt for ☐ Registered Mail Restricted Priority Mail Express® ☐ Registered Mail™ Restricted Delivery Werchandise Delivery C. Date of Delivery ☐ Addressee ☐ Agent

Domestic Return Receipt

CN-2011-218

はま

SUBMENTS

USPS TRACKING #

Postage & Fees Paid

First-Class Mail

Permit No. G-10

105

USPS

United States Postal Service

中本® in this box。 Sender: Please print your name, address TUSCALOOSA, AL 35401 714 GREENSBORO AVE. MAGARIA H. BOBO CIRCUIT CLERK

らにしているな



AlaFile E-Notice

63-CV-2017-000218.00

Judge: JOHN HENRY ENGLAND JR

To: RUSSELL MELISSA (PRO SE) 19 41ST STREET EAST TUSCALOOSA, AL, 35405-0000

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF TUSCALOOSA COUNTY, ALABAMA

MELISSA RUSSELL VS SYNCHRONY FINANCIAL 63-CV-2017-000218.00

The following matter was served on 7/27/2017

D001 SYNCHRONY FINANCIAL

Corresponding To

CERTIFIED MAIL

MAGARIA HAMNER BOBO CIRCUIT COURT CLERK TUSCALOOSA COUNTY, ALABAMA 714 GREENSBORO AVENUE TUSCALOOSA, AL, 35401

205-349-3870 magaria.bobo@alacourt.gov

SENDER: COMPLETE THIS SECTION CM-17-218 SHE / Swmmons COMPLETE THIS SECTION ON DELIVERY

- Complete items 1, 2, and 3,
- Print your name and address on the reverse
- or on the front if space permits so that we can return the card to you Attach this card to the back of the mailpiece,

Article Addressed to:

Coment of Cisa Happer, CEO/President BUK Company

Sharlate, No 28217

Article Number (Transfer from service Jaheli

 Adult Signature Adult Signature Restricted Defivery

Collect on Delivery

Signature ☐ Agent

D. Is delivery address different from item 1? B. Received by (Printed Name) C. Date of Delivery ☐ Addressee

If YES, enter delivery address below:

Service Type

Certified Mail Restricted Delivery Certified Mail®

□ Collect on Delivery Restricted Delivery

II Restricted Delivery

I Registered Mali™ l Priority Mail Express® Registered Mail Restricted

Return Receipt for Merchandise Delivery

☐ Signature Confirmation™ Spratue Confirmation Hadricked Delivery

USPSTREAMENT IN

Postage & Fees Paid

First-Class Mail

Permit No. G-10

USPS

P. Shire this box. Sender: Please print your name, address, gin

Postal Service

United States

714 GREENSBORD AVE. ROOM **TUSCALOOSA, AL 35401** MAGARIA H. BOBO

SIMMINERS 87-11-13 TERRETER BER TERRETER FRESTER FRESTER



AlaFile E-Notice

63-CV-2017-000218.00

Judge: JOHN HENRY ENGLAND JR

To: RUSSELL MELISSA (PRO SE) 19 41ST STREET EAST TUSCALOOSA, AL, 35405-0000

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF TUSCALOOSA COUNTY, ALABAMA

MELISSA RUSSELL VS SYNCHRONY FINANCIAL 63-CV-2017-000218.00

The following matter was served on 7/27/2017

D004 BELK COMPANY
Corresponding To
CERTIFIED MAIL

MAGARIA HAMNER BOBO CIRCUIT COURT CLERK TUSCALOOSA COUNTY, ALABAMA 714 GREENSBORO AVENUE TUSCALOOSA, AL, 35401

> 205-349-3870 magaria.bobo@alacourt.gov

W-17-218 CHE CUMMON

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- so that we can return the card to you Print your name and address on the reverse
- Attach this card to the back of the mailpiece,
- or on the front if space permits.

Article Addressed to: U2

Dolument 1-1 The Dolume Bentonville, AR 72716

7:17-cv-0139

4290 TOOO OOO TTOS

COMPLETE THIS SECTION ON DELIVERY

A. Signature

カイカリー SCREEN CONTROL (Spined Name)

> □ Addressee □ Agent

C. Date of Delivery

D. Is delivery address different from item 1?

If YES, enter delivery address below:

- Service Type
- ☐ Adult Signature
- Adult Signature Restricted Delivery
- Certifled Mail Restricted Delivery Certified Mail®
- Collection Delivery
- Collect on Delivery Restricted Delivery iil Restricted Delivery

- □ Priority Mail Express®
- ☐ Registered MalTM
- 🛘 Registered Mail Restricted Delivery
- A Return Receipt for Merchandise
- □ Signature Confirmation[™] ☐ Signature Confirmation
- Restricted Delivery

USPS TRACKING#

Sender: Please print your name, addre

Postal Service

United States

MAGARIA H. BOBO

714 GREENSBORO AVE CROUT CLERK

TUSCALOOSA, AL 35401

CN-17-218 STR

Postage & Fees Paid

First-Class Mail

Permit No. G-10

USPS

SUMMERS



AlaFile E-Notice

63-CV-2017-000218.00

Judge: JOHN HENRY ENGLAND JR

To: RUSSELL MELISSA (PRO SE) 19 41ST STREET EAST TUSCALOOSA, AL, 35405-0000

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF TUSCALOOSA COUNTY, ALABAMA

MELISSA RUSSELL VS SYNCHRONY FINANCIAL 63-CV-2017-000218.00

The following matter was served on 7/24/2017

D002 WALMART COMPANY
Corresponding To
CERTIFIED MAIL

MAGARIA HAMNER BOBO CIRCUIT COURT CLERK TUSCALOOSA COUNTY, ALABAMA 714 GREENSBORO AVENUE TUSCALOOSA, AL, 35401

205-349-3870 magaria.bobo@alacourt.gov